B 14145.3 JB

Res d PCT/PTO 09 DEC 2004 10/516299

Declaration, Power of Attorney and Petition

Page 1 of 4

WE (I) the undersigned inventor(s), hereby declare(s) that:

My residence, post office address and citizenship are as stated below next to my name,

We (I) believe that we are (I am) the original, first and joint (sole) inventor(s) of the subject matter which is claimed and for which a patent is sought on the invention entitled

claimed and for w	hich a patent is sought	on the invention e	ntitled					
SEAL IN FLEXI	IBLE GRAPHITE AND	WITH METAL S	SHEATH FOR H	HIGH TEMPE	RATURE			
the specification of	of which							
	is attached hereto.							
	was filed on		as					
	Application Serial No.							
	and amended on			•				
· 🛮	was filed as PCT interr	national applicatio	n					
	Number PCT/FR03	/01740						
	on June 11, 2003		- 10 - 11	<u> </u>				
	and was amended unde	er PCT Article 19		_				
	on	(if app	licable).					
We (I) ackno as defined in Sect We (I) hereby application(s) for at least one count any foreign appli	y state that we (1) have ms, as amended by any averaged the duty to disciple of Title 37 Cody claim foreign priority patent or inventor's certify other than the United cation for patent or in	lose information kee of Federal Regulary benefits under tificate, or § 3650 d States, listed be ventor's certificate.	nown to be mate lations. 35 U.S.C. § a) of any PCT I low and have alse, or PCT Inter	erial to the pate 119(a)-(d) or nternational ap so identified b national applic	entability of § 365(b) oplication welow, by ch	this ap of any hich d	pplica y for lesign g the	reign nated box,
before that of the	application on which pr	iority is claimed.	Prior Foreign Ap	pplication(s)				
Application	No.	Country	Day/M	Ionth/Year		Prio Clai		
02 07260) 1	FRANCE	JUNE	E 13, 2002	\boxtimes	Yes		No
				<u> ,</u>		Yes		No
						Yes		No
						Yes		No

	(Application Numb	per)	(Filing Date)
	(Application Numb	per)	(Filing Date)
any PCT Int each of the c manner prov material to p	ternational application de laims of this application rided by the first paragrap patentability as defined in	esignating the United States, I is not disclosed in the prior Un oh of 35 U.S.C. § 112, I ackno	United States application(s), or under § 365(c) of isted below and, insofar as the subject matter of ited States or PCT International application in the wledge the duty to disclose information which is me available between the filing date of the prior ipplication.
Applica	tion Serial No.	Filing Date	Status (pending, patented, abandoned)
And w	e (I) hereby appoint the f	ollowing registered practitione	r(s):
		22850	
		The state of the s	
	he Patent Office connect	rs of substitution and revocation	n, to prosecute this application and to transact all by request that all correspondence regarding this
business in t	he Patent Office connect	rs of substitution and revocation	
We (I) do on information that willful fa of Title 18 of	he Patent Office connect e sent to eclare that all statements on and belief are believe alse statements and the lil	rs of substitution and revocation and therewith; and we (I) here 22850 made herein of our (my) own and to be true; and further that we so made are punishable by finded and that such willful false.	
We (I) do on information that willful fa application o	he Patent Office connects e sent to eclare that all statements on and belief are believe alse statements and the lile of the United States Cor any patent issuing there hilippe	rs of substitution and revocation and the rewards and we (I) here 22850 made herein of our (my) own and to be true; and further that we so made are punishable by find and that such willful false on. Resident	knowledge are true and that all statements made these statements were made with the knowledge ine or imprisonment, or both, under Section 1001 is statements may jeopardize the validity of the dence: Chancis de Chameau
We (I) do on information that willful fa application o	he Patent Office connects e sent to eclare that all statements on and belief are believe alse statements and the lile of the United States Cor any patent issuing there	rs of substitution and revocation and the rewards and we (I) here 22850 made herein of our (my) own and to be true; and further that we so made are punishable by find and that such willful false on. Resident	knowledge are true and that all statements made these statements were made with the knowledge ine or imprisonment, or both, under Section 1001 a statements may jeopardize the validity of the

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